IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION



CIVIL CASE NO. A 00CA325 SS

THE ESTATE OF ANITA ANN	§
DULANEY, DECEASED BY AND	§
THROUGH ITS ADMINISTRATOR,	§
KEVIN L. DULANEY, AS NEXT FRIEN	ND.§
OF ANNAKA DULANEY, JAYCIE	§
DULANEY and ABBY DULANEY,	§
MINORS, and ANITA D. OLIVER	§
v.	§
	§
THE UNITED STATES OF AMERICA	8

PLAINTIFFS' FIRST SUPPLEMENTAL DISCLOSURE OF POTENTIAL WITNESSES AND TRIAL EXHIBITS

Potential Trial Exhibits

All medical records and billing records of Anita Ann Dulaney produced by the parties, obtained by Deposition by Written Questions and/or by Affidavit, specifically including, but not necessary limited to, the following:

All medical records and billing records of Wilford Hall USAF Medical Center/Lackland Air Force Base produced by the parties, obtained by Deposition by Written Questions and/or by Affidavit

All medical records and billing records of Bexar County Forensic Science Center produced by the parties, obtained by Deposition by Written Questions and/or by Affidavit

All medical records and billing records of Department of Pulmonary & Mediastinal Pathology, Department of Defense, Armed Forces Institute of Pathology produced by the parties, obtained by Deposition by Written Questions and/or by Affidavit

All medical records and billing records of the Regional Armed Forces Medical Examiner produced by the parties, obtained by Deposition by Written Questions and/or by Affidavit

All medical records and billing records of Talladega Funeral Home produced by the parties, obtained by Deposition by Written Questions and/or by Affidavit

All medical records and billing records of Plum Springs Cemetary produced by the parties, obtained by Deposition by Written Questions and/or by Affidavit

Photographs of Anita Ann Dulaney, Kevin L. Dulaney, Annaka Dulaney, Jaycie Dulaney, Abby Dulaney and Anita D. Oliver, copies of which have previously been produced

Articles and Journals identified in the CVs of the various experts identified by the parties in connection with this case.

The Death Certificate of Anita Ann Dulaney

Letters of Administration concerning the Estate of Anita Ann Dulaney

In addition to the foregoing exhibits, Plaintiffs may produce into evidence some or all of the records which have been proven up by deposition by written questions, as well as those documents which were attached as exhibits to the various oral depositions taken in this case.

Potential Expert Witnesses

Carlos Ayus, M.D. 1967 Haddon Houston, Texas 77019

Dr. Ayus' area of expertise is nephrology. He is of the opinion that the intraveneous fluids ordered and administered to Anita Ann Dulaney were inappropriate because of their hypotonic nature, and that it was below the appropriate standard of care to have ordered and administered such hypotonic fluids.

Dr. Ayus is also of the belief that the volume of administration of hypotonic fluids to Anita Ann Dulaney was also altogether excessive, and therefore below the appropriate standard of care.

Lastly, Dr. Ayus is of the opinion that upon recognition of complications in Anita Ann Dulaney, it was below the appropriate standard of care for her treating physicians and consultants to not have recognized that her medical complications were a result of the prior administration of hypotonic fluids. Further, it was inappropriate for corrective

measures to restrict her fluid intake and to raise her sodium level to not have been instituted during this time.

The above cited areas of substandard care are all proximate causes of the death of Anita Ann Dulaney, as well as the damages claimed in this suit, in the opinion of Dr. Ayus.

For additional information concerning Dr. Ayus please see those documents which were previously produced and incorporated herein by reference as if fully set forth, as well as his deposition which we anticipate will be taken in this matter.

Cosmo Lyle Fraser, M.D. 207 Taylor Tiburon, California 94920

Dr. Fraser's area of expertise is internal medicine and nephology. He is of the opinion that the intraveneous fluids ordered and administered to Anita Ann Dulaney were inappropriate because of their hypotonic nature, and that it was below the appropriate standard of care to have ordered and administered such hypotonic fluids.

Dr. Fraser is also of the belief that the volume of administration of hypotonic fluids to Anita Ann Dulaney was also altogether excessive, and therefore below the appropriate standard of care.

Lastly, Dr. Fraser is of the opinion that upon recognition of complications in Anita Ann Dulaney, it was below the appropriate standard of care for her treating physicians and consultants to not have recognized that her medical complications were a result of the prior administration of hypotonic fluids. Further, it was inappropriate for corrective measures to restrict her fluid intake and to raise her sodium level to not have been instituted during this time.

The above cited areas of substandard care are all proximate causes of the death of Anita Ann Dulaney, as well as the damages claimed in this suit, in the opinion of Dr. Fraser.

For additional information concerning Dr. Fraser please see those documents which were previously produced and incorporated herein by reference as if fully set forth, as well as his deposition which we anticipate will be taken in this matter.

Allen I. Arieff, M.D. University of California - San Francisco 299 South Street Sausalito, CA 94965 Dr. Arieff's area of expertise is internal medicine and nephology. He is of the opinion that the intraveneous fluids ordered and administered to Anita Ann Dulaney were inappropriate because of their hypotonic nature, and that it was below the appropriate standard of care to have ordered and administered such hypotonic fluids.

Dr. Arieff is also of the belief that the volume of administration of hypotonic fluids to Anita Ann Dulaney was also altogether excessive, and therefore below the appropriate standard of care.

Lastly, Dr. Arieff is of the opinion that upon recognition of complications in Anita Ann Dulaney, it was below the appropriate standard of care for her treating physicians and consultants to not have recognized that her medical complications were a result of the prior administration of hypotonic fluids. Further, it was inappropriate for corrective measures to restrict her fluid intake and to raise her sodium level to not have been instituted during this time.

The above cited areas of substandard care are all proximate causes of the death of Anita Ann Dulaney, as well as the damages claimed in this suit, in the opinion of Dr. Arieff.

For additional information concerning Dr. Arieff please see those documents which were previously produced and incorporated herein by reference as if fully set forth, as well as his deposition which we anticipate will be taken in this matter.

Potential Fact Witnesses

Kevin Lynn Dulaney 3845 Patton Chapel Road Lincoln, Alabama 35096 c/o 512-478-4422

Anita D. Oliver 350 Little Pond Lane Talladega, Alabama 35160 c/o 512-478-4422

Joe Cook Alisha Cook 3208 Whitman Drive Bellview, North Dakota 68123 402-614-3208 Angie R. Phillips Lynn 95 Indian Creek Road #24 Huntsville, Alabama 35806 256-890-0261

Dan Lowther Denise Lowther 7687 Mitchell Drive Edwards, California 93523 805-258-5137

Perry Lynn Dulaney Patricia Ann Dulaney 3845 Patton Chapel Road Lincoln, AL 35096 205-763-7422

Sonya K. Petenbrink 396 Wolf Pond Road Talladega, AL 35160 256-362-8081

Debra E. Truitt 24056 McShan Lane Porter, Texas 77365 713-450-1711

Brenda Combest-Thomas 1716 Poppy Peak Str San Antonio, Texas 78232 210-826-9521

John F. Patterson Sherry B. Patterson 414-E Aviation Blvd. #7 Universal City, Texas 78148 210-566-7477 and/or P. O. Box 2973 Universal City, Texas 78148 210-590-0882 Amy E. Coontz 15135 Memorial Drive #503 Houston, Texas 77079 281-903-2000

Respectfully submitted,

MITHOFF & JACKS, L.L.P.

One Congress Plaza 111 Congress Avenue, Suite 1010 Austin, TX 78701 512/478-4422 512/478-5015 fax

By:

Tommy Jacks

State Bar No. 10452000 James L. "Larry" Wright State Bar No. 22038500

ATTORNEYS FOR PLAINTIFFS

CERTIFICATE OF SERVICE

By my signature above, I hereby certify that on a true and correct copy of the foregoing was forwarded to the below named counsel, via certified mail, return receipt requested, on this the 6th day of April, 2001.

Mr. R. Barry Robinson

*ASSISTANT UNITED STATES ATTORNEY

816 Congress Avenue, Suite 1000

Austin, TX 78701-2443